	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
8/7/2007	J. Walsh	Review emails from D. Wood, counsel to B. Cohen, re: seizure of vessel and dispute with Del Mar Seafoods, Inc (0.3); respond to same (0.2)	0.50	245.00
6/15/2007	J. Walsh	Review and research pleadings (2.5); draft letter to Del Mar's attorneys regarding same (1.2); prepare and email appearance and claim to B. Cohen (0.5)	4.20	2,058.00
6/18/2007	J. Walsh	Telephone call from B. Cohen regarding response to seizure (0.5); draft letter to M. Kelly regarding same (0.3)	0.80	392.00
6/19/2007	J. Walsh	Telephone call from B. Cohen regarding status (0.3); emails to M. Holmes (0.2) regarding dispute	0.50	245.00
6/20/2007	J. Walsh	Telephone call from B. Cohen regarding status (0.3)	0.30	147.00
6/21/2007	J. Walsh	Review letter from opposing counsel regarding claim (1.1); telephone call to B. Cohen regarding same (0.6)	1.70	833.00
6/21/2007	G. Fanger	Review background and information regarding complaint for seizure of fishing vessel (0.3); conference with Ms. McGown at admiralty office of Northern District of California regarding posting bond for release of fishing vessel (0.2); conduct research regarding bond companies (1.0); conference with Marsh Insurance and International Sureties representatives regarding issues for obtaining bond for release of fishing vessel (0.4)	1.90	522.50
6/22/2007	J. Walsh	Draft Answer and Counterclaim (2.7); telephone call from B. Cohen regarding same (.4)	3.10	1,519.00
6/25/2007	J. Walsh	Final edits to Answer and Counterclaim (1.1); telephone call to B. Cohen regarding same (.6); draft letter to M. Holmes (.3); related research (1.6)	3.60	1,764.00
6/25/2007	G. Fanger	Telephone call with Lincoln Surety regarding bond (0.2); telephone call with HCC Surety regarding bond (0.2); prepare summary of bond information (0.4)	0.80 .	220.00
6/27/2007	J. Walsh	Telephone call from B. Cohen regarding strategy (0.9); edit letter to M. Holmes and send same (0.3)	1.20	588.00
7/2/2007	J. Walsh	Exchange emails with B. Cohen (0.2); review new letter from Del Mar (0.5)	0.70	343.00
7/3/2007	J. Walsh	Review email from B. Cohen (0.1); conference call with B. Cohen (0.7); begin draft of Motion to Dissolve Order of Arrest (2.0)	2.80	1,372.00

	PROFESSIONAL.	DESCRIPTION OF SERVICES	HOURS	TOTAL
7/5/2007	J. Walsh	Work on brief regarding vacating order of arrest (5.1); various calls to B. Cohen regarding same (0.9); send letter regarding access to the vessel for crew (0.2)	6.20	3,038.00
7/6/2007	J. Walsh	Telephone call from B. Cohen regarding motion and declarations (1.8); prepare and edit declaration (3.0)	4.80	2,352.00
7/9/2007	J. Walsh	Edit documents for filing (2.8); telephone call to B. Cohen regarding same (0.3)	3.10	1,519.00
7/9/2007	G. Fanger	Prepare motion to shorten time (4.1); check citations (1.0); review motion to vacate order of arrest (0.5)	5.60	1,540.00
7/12/2007	G. Fanger	Review plaintiff's opposition to motion to shorten time (0.4); conduct legal research regarding plea of abatement and lack of corporate capacity to bring motion (1.0); telephone conference with Mr. Cohen regarding status of corporate revivor application (0.2); telephone conference with Mr. Kennedy regarding status of corporate revivor application (0.3); prepare reply to plaintiff's opposition to defendants' motion to shorten time (4.4); prepare declaration of Mr. Cohen in support of reply (2.0)	8.30	2,282.50
7/13/2007	G. Fanger	Prepare reply to plaintiff's opposition to motion to shorten time (1.0); prepare declaration of Mr. Cohen in support of reply (0.9)	1.90	522.50
7/17/2007	J. Walsh	Review email regarding revival of corporation (0.2)	0.20	98.00
7/18/2007	J. Walsh	Telephone call from B. Cohen regarding nets (0.2)	0.20	98.00
7/19/2007	J. Walsh	Review corporation reinstatement papers (0.2); draft letter regarding same (0.2)	0.40	196.00
7/20/2007	J. Waish	Telephone call to B. Cohen regarding net (0.3); review pleadings regarding motion to dismiss (0.3); conference with G. Fanger regarding same (0.2)	0.80	392.00
7/20/2007	G. Fanger	Analyze California rules of court for filing deadlines and preparation of opposition (0.4); analyze plaintiff's motion to dismiss (0.3); confer with J. Walsh regarding opposition to plaintiff's motion to dismiss (0.2)	0.90	247.50
7/27/2007	J. Walsh	Review pleadings from Del Mar (0.5); review deposition testimony from prior case (0.7)	1.20	588.00
7/27/2007	G. Fanger	Analyze Plaintiff's Opposition to Motion to Vacate Arrest and supporting documents (1.0)	1.00	275.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
7/29/2007	G. Fanger	Conduct legal research regarding Rule E(4)(f) hearings and standard for seizure under supplemental admiralty rules (1.0); analyze Plaintiff's Opposition to Motion to Vacate Arrest and supporting documents (0.2)	1.20	330.00
7/30/2007	J. Walsh	Review deposition testimony from prior case (2.7); conference with G. Fanger regarding drafting responses (0.2); telephone call to B. Cohen regarding same (0.5)	3.40	1,666.00
7/30/2007	G. Fanger	Confer with J. Walsh regarding reply to plaintiff's opposition (0.2); conduct legal research regarding Rule E(4)(f) hearings and standard for seizure under supplemental admiralty rules (0.5); prepare reply to Plaintiff's opposition to motion to vacate arrest (3.6)	4.30	1,182.50
7/31/2007	J. Walsh	Review pleadings from Del Mar (0.2); outline Reply (0.5)	0.70	343.00
7/31/2007	G. Fanger	Conduct legal research regarding good faith requirement for contracts; contract modification (4.0); prepare reply to opposition to motion to vacate arrest (3.0)	7.00	1,925.00
8/1/2007	J. Walsh	Edit reply, declaration and opposition (3.9), telephone call to B. Cohen regarding edits and revisions (0.9)	4.80	2,352.00
8/1/2007	G. Fanger	Conduct legal research regarding standing issues (1.0); prepare opposition to plaintiff's motion to dismiss (3.0); prepare Mr. Cohen's declaration in support of reply (0.5); update opposition (0.2); prepare and finalize documents for filing (0.5)	5.20	1,430.00
8/9/2007	G. Fanger	Confer with J. Walsh regarding contract modification and statute of frauds (0.2); conduct legal research regarding statute of frauds (0.8)	1.00	275.00
8/13/2007	J. Walsh	Review pleadings (0.6); begin preparation for hearing (0.5)	1.10	539.00
8/13/2007	G. Fanger	Conduct legal research regarding statute of frauds and contract modification (4.4) and prepare memo summarizing research (3.5)	7.90	2,172.50
8/14/2007	J. Walsh	Review email regarding timeline (0.5); review memo regarding statute of frauds (0.3); telephone call from B. Cohen regarding hearing strategy (0.4)	1.20	588.00
8/14/2007	G. Fanger	Prepare memo summarizing research regarding statute of frauds and contract modification (0.8)	0.80	220.00
8/15/2007	J. Walsh	Review pleadings in preparation for hearing (2.6)	2.60	1,274.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
8/16/2007	J. Walsh	Prepare for hearing (3.2); meeting with B. Cohen (.9); appear in court (3.0)	7.10	3,479.00
8/17/2007	J. Walsh	Review order from judge (0.2); telephone call to G. Fanger regarding same (0.1); review draft letter regarding release (0.3); telephone call to Barry's son regarding same (0.1)	0.70	343.00
8/17/2007	G. Fanger	Analyze order vacating arrest (0.2); Telephone call with U.S. Marshal's office regarding release of vessel (0.2); telephone call with custodian at SugarDock regarding release of vessel (0.2); prepare letters to U.S. Marshal and custodian regarding order to vacate arrest (0.2); prepare demand letter to plaintiff regarding payment of custodial fees (0.3); confer with J. Walsh regarding demand letter (0.1); confer with Mr. Cohen regarding demand letter and missing drag net (0.3); prepare case management statement (0.2); analyze ADR rules for compliance with case management statement (0.4); review plaintiff's reply to defendants' opposition to motion to dismiss (0.4)		687.50
8/20/2007	J. Walsh	Review emails regarding release of vessel (.3); telephone call from B. Cohen regarding same (.4); draft Case Management Conference Statement (2.9)	3.60	1,764.00
8/20/2007	G. Fanger	Conference with M. Kelley regarding survey (0.2); prepare email to M. Kelley regarding presence of captain at survey (0.2); prepare joint case management statement (2.7); prepare initial disclosures (2.0); prepare ADR certification (0.3); prepare disclosure of interested parties (0.5); analyze subject matter jurisdiction issue (1.0)	6.90	1,897.50
8/21/2007	J. Walsh	Review new pleadings regarding arrest (2.1); telephone call to B. Cohen regarding same (.6); edit various filings including Case Management Conference statements (.9)	3.60	1,764.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
8/21/2007	G. Fanger	Finalize initial disclosures and send to plaintiff (.5); prepare notice of insurance coverage and supporting declaration for J. Walsh (1.0); finalize and file disclosure of interested persons (0.3); prepare joint case management statement and send to plaintiff (3.5); analyze plaintiff's application for emergency stay (0.2); analyze plaintiff's request for leave to file motion for reconsideration of order vacating arrest (0.2); conduct legal research regarding motions for reconsideration (2.5); prepare opposition to plaintiff's request for leave (2.0); prepare supporting declaration for Mr. Cohen (0.6)	10.80	2,970.00
8/22/2007	J. Walsh	Review pleadings (.2); edit same (.5); telephone call to B. Cohen regarding same (.2)	0.90	441.00
8/22/2007	G. Fanger	Conduct legal research regarding motions for reconsideration (1.5); prepare opposition to plaintiff's request for leave (4.0); prepare supporting declaration for Mr. Cohen (1.0); prepare letter to U.S. Marshal requesting immediate release of vessel (0.2); telephone call with Mr. Bodle at SugarDock regarding status of release of vessel (0.2)	6.90	1,897.50
8/23/2007	J. Walsh	Edit and file pleadings (2.5); various emails and calls to Department of Justice, Del Mar's counsel, and B. Cohen regarding release of the vessel (0.6)	3.10	1,519.00
8/23/2007	G. Fanger	Review proposed changes to case management statement from M. Kelley (0.4); update and finalize case management statement (1.0); update and finalize opposition to request for reconsideration and application for emergency stay (3.0); prepare proposed order denying plaintiff's request for reconsideration (0.5); prepare separate response to plaintiff's motion for leave for reconsideration (2.3)	7.20	1,980.00
8/24/2007	J. Walsh	Telephone call from B. Cohen regarding Case Management Conference (5); review disclosures by Plaintiff (1.8); various emails and calls regarding release of the vessel (.2)	2.50	1,225.00
8/24/2007	G. Fanger	Confer with U.S. Marshal's office regarding status of arrest (0.1); review plaintiff's initial disclosures (0.2)	0.30	82.50
8/28/2007	G. Fanger	Calls with Mr. Kobak regarding declaration (0.4); prepare declaration of Dave Kobak (1.0)	1.40	385.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
3/30/2007	J. Walsh	Prepare for and attend Case Management Conference with B. Cohen (2.6)	2.60	1,274.00
3/30/2007	G. Fanger	Confer with Mr. Kobak regarding declaration (0.2); update Mr. Kobak's declaration (0.3)	0.50	137.50
3/31/2007	J. Waish	Follow-up case management conference hearing (0.2)	0.20	98.00
9/4/2007	J. Walsh		0.60	294.00
0/4/2007	G. Fanger	Prepare initial disclosures (1.5); prepare letter to U.S. Marshal regarding damages (0.2); review documents for initial disclosures (1.0)	2.70	742.50
)/5/2007	J. Walsh	Telephone call from B. Cohen regarding damage (0.3)	0.30	147.00
9/5/2007	G. Fanger	Finalize and serve initial disclosures (0.8); update letter to U.S. Marshal regarding damages (0.2)	1.00	275.00
9/7/2007	J. Walsh	Telephone call to C. Cohen's divorce attorney regarding status of case (0.4)	0.40	196.00
)/10/2007	G. Fanger	Analyze letter from plaintiff regarding initial disclosures (0.1); prepare response (0.2)	0.30	82.50
9/11/2007	J. Walsh	Review discovery materials (0.4); conference with G. Fanger regarding discovery issues (0.2)	0.60	294.00
9/11/2007	G. Fanger	Confer with J. Walsh regarding response to plaintiff's letter regarding initial disclosures (0.2); prepare response (1.1)	1.30	357.50
9/12/2007	J. Walsh	Telephone call from R. Wagner, outside general counsel for Del Mar(0.9)	0.90	441.00
)/12/2007	G. Fanger	Update response to plaintiff regarding initial disclosures (0.5)	0.50	137.50
9/14/2007	J. Walsh	Conference with G. Fanger and B. Cohen regarding settlement proposal and damage calculation (0.6)	0.60	294.00
9/14/2007	G. Fanger	Analyze receipts and calculate damages (1.0); confer with J. Walsh and Mr. Cohen regarding damages and strategy (0.6); finalize response to plaintiff regarding initial disclosures (0.3)	1.90	522.50
9/24/2007	J. Walsh	Telephone conference with R. Wagner regarding settlement (0.2); draft letter regarding the same (0.5)	0.70	343.00
9/25/2007	J. Walsh	Edit settlement offer letter (0.3); telephone call from B. Cohen regarding the same (0.4)	0.70	343.00
9/25/2007	G. Fanger	Analyze and review proposed settlement (0.5)	0.50	137.50

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
/27/2007	J. Walsh	Telephone conference with D. Caspe, C. Cohen's divorce attorney, regarding settlement (0.3); telephone call from B. Cohen regarding edits to settlement offer (0.4)	0.60	294.00
10/2/2007	J. Walsh	Telephone conference with D. Caspe regarding settlement offer letter (0.2)	0.20	98.00
10/4/2007	J. Walsh	Telephone conference with D. Caspe regarding approval to settlement offer (0.2)	0.20	98.00
0/9/2007	J. Walsh	Telephone call from B. Cohen regarding settlement letter (0.2); telephone conference with D. Caspe regarding the same (0.1)	0.30	147.00
10/10/2007	J. Walsh	Review email regarding okay from Chris Cohen (0.1); telephone conference with B. Cohen regarding the same (0.2); edit and send off letter (0.3)	0.60	294.00
10/12/2007	G. Fanger	Prepare Supplemental Disclosures regarding damages calculations (0.9)	0.90	247.50
10/17/2007	J. Walsh	Conference regarding mediator's timing (0.3); telephone conference with R. Wagner regarding settlement (0.2)	0.50	245.00
10/18/2007	G. Fanger	Analyze scheduling order and prepare summary of upcoming deadlines (0.6)	0.60	165.00
10/23/2007	J. Walsh	Review emails regarding litigation strategy (0.2); conference with G. Fanger regarding initial written discovery (0.2); telephone conference with B. Cohen regarding the same (0.3)	0.70	343.00
10/24/2007	J. Walsh	Telephone conference with R. Wagner regarding settlement (0.2); email to B. Cohen regarding the same (0.1)	0.30	147.00
10/24/2007	G. Fanger	Analyze plaintiff's pleadings for preparation of discovery requests (1.4); prepare Defendants' First Set of Interrogatories (3.0); prepare Defendants' First Request for Production of Documents (3.0)	7.40	2,035.00
10/25/2007	J. Walsh	Review draft discovery (0.7)	0.70	343.00
10/25/2007	G. Fanger	Prepare Defendants' First Request for Admissions (1.5); prepare Defendants' First Set of Interrogatories (2.0); prepare Defendants' First Request for Production of Documents (1.3)	4.80	1,320.00
10/26/2007	G. Fanger	Confer with J. Walsh regarding Defendants' discovery requests to plaintiff (0.2); update Defendants' First Request for Admissions (0.6); update Defendants' First Set of Interrogatories (0.7); Update Defendants' First Request for Production of Documents (0.7); prepare letter to plaintiff regarding scheduling depositions (0.3)	2.50	687.50

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
11/1/2007	G. Fanger	Conduct legal research regarding waiver and assignment of joint venture interest for mediation brief (3.2)	3.20	880.00
11/7/2007	G. Fanger	Conduct legal research regarding waiver and assignment of joint venture interest for mediation brief (0.6); prepare mediation brief (1.0)	1.60	440.00
11/8/2007	G. Fanger	Prepare mediation brief (5.9)	5.90	1,622.50
11/9/2007	J. Walsh	Edit mediation letter (0.6); forward to B. Cohen and his wife's attorney (0.1)	0.70	343.00
11/9/2007	G. Fanger	Prepare mediation brief (3.7)	3.70	1,017.50
11/12/2007	J. Walsh	Edit mediation letter (0.8)	0.80	392.00
11/13/2007	J. Walsh	Edit and send mediation brief (0.5)	0.50	245.00
11/14/2007	J. Walsh	Telephone call from B. Cohen regarding meeting for mediation (0.3)	0.30	147.00
11/15/2007	J. Walsh	Attend mediation with B. Cohen (7.3)	7.30	3,577.00
11/16/2007	J. Walsh	Conference with G. Fanger regarding further discovery (0.2); edit notes and case letter (0.9)	1.10	539.00
11/16/2007	G. Fanger	Prepare depositions notices for Joe Roggio (0.7); prepare deposition notice for Joe Cappuccio (0.6); prepare cover letter regarding depositions notices (0.2)	1.50	412.50
11/19/2007	J. Walsh	Telephone call from B. Cohen regarding depositions (0.2); edit message to G. Poulos (0.1); review rules as to non-parties (0.3)	0.60	294.00
11/20/2007	G. Fanger	Update deposition notices and serve on plaintiff (0.3)	0.30	82.50
11/26/2007	J. Walsh	Telephone call from B. Cohen regarding depositions of J. Roggio and J. Cappuccio (0.2)	0.20	98.00
11/28/2007	J. Walsh	Review email regarding deposition requests (0.1); draft letter in response (0.4)	0.50	245.00
11/29/2007	J. Walsh	Email to D. Caspe regarding depositions (0.2)	0.20	98.00
11/30/2007	J. Walsh	Review new pleadings (0.2)	0.60	294.00
12/1/2007	G. Fanger	Update letter to Mr. Poulos regarding depositions (0.1)	0.10	27.50
12/3/2007	J. Walsh	Final edits of deposition letters (0.3)	0.30	147.00
12/3/2007	G. Fanger	Prepare letter to plaintiff regarding depositions (0.1)	0.10	27.50
12/4/2007	G. Fanger	Call with Captain Kobak regarding availability for deposition (0.1); prepare response to M. Kelly regarding availability of Captain Kobak for deposition (0.1)	0.20	55.00
12/5/2007	J. Waish	Review emails regarding depositions (0.2); forward discovery to all parties (0.1); telephone conference with B. Cohen regarding status (0.5)		392.00
12/5/2007	G. Fanger	Confer with Captain Kobak regarding availability for deposition (0.1)	0.10	27.50

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
12/6/2007	J. Walsh	Review pleadings and notice (0.3); telephone conference with B. Cohen regarding the same (0.5); conference with G. Fanger regarding the same (0.1)	0.90	441.00
12/6/2007	G. Fanger	Conduct research regarding inspection of vessel under FRCP 34 (1.0); correspondence with Del Mar attorneys regarding agreement to terms of survey of vessel (0.2); correspondence with Del Mar attorneys regarding deposition of Captain Kobak (0.1); calls with Captain Kobak regarding deposition scheduling; review deposition notices and subpoenas (0.2)	1.50	412.50
12/7/2007	J. Walsh	Review new pleadings and respond to same (0.4); conference with G. Fanger regarding the same (0.2)	0.60	294.00
12/7/2007	G. Fanger	Conduct research regarding marital privileges under California and federal law (1.5); Conduct research regarding applicable privilege laws under federal rules of evidence and diversity jurisdiction (1.5); prepare letter to Del Mar attorneys regarding proposal for written questions to Ms. Cohen in lieu of taking her deposition (0.6)	3.60	990.00
12/10/2007	J. Walsh	Review matters regarding depositions (0.3); check rules (1.2); conference with G. Fanger regarding the same (0.1)	1.60	784.00
12/10/2007	G. Fanger	Analyze documents related to depositions of Joe Roggio (1.0); analyze documents related to deposition of Joe Cappuccio (1.0); Prepare witness files for depositions of Joe Roggio (0.2) and Joe Cappuccio (0.2)	2.40	660.00
12/11/2007	J. Walsh	Work on preparations for depositions (0.6)	0.60	294.00
12/11/2007	G. Fanger	Analyze documents related to depositions of Joe Roggio (1.0) and Joe Cappuccio (1.0); Prepare witness files and for depositions of Joe Roggio (0.6) and Joe Cappuccio (0.6); call with Mr. Poulos regarding scheduling of depositions (0.1)	3.30	907.50
12/12/2007	J. Walsh	Meeting with B. Cohen (1.0); prepare for deposition of J. Roggio and J. Cappuccio (3.2)	4.20	2,058.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
2/12/2007	G. Fanger	Calls with Ms. Cohen regarding deposition schedules (0.3); attend deposition preparation discussions with Mr. Cohen and B. Walsh (1.5); Discuss and analyze discovery responses with Mr. Cohen (1.5); prepare responses plaintiff's request for admissions (1.0); prepare responses for plaintiff's first set of interrogatories (3.5); prepare responses to plaintiffs request for production of documents (1.5)	9.30	2,557.50
12/13/2007	J. Walsh	Prepare for and conduct deposition of J. Roggio (6.1)	6.10	2,989.00
12/13/2007	G. Fanger	Prepare response to plaintiff's request for admissions (1.0); prepare response to plaintiff's first set of interrogatories (4.0); prepare letter to Dave Kobak regarding deposition subpoena (0.2); conduct research regarding statute of limitations for oral agreements (2.0); conduct research regarding obligation to produce tax returns in discovery (2.0)	9.20	2,530.00
12/14/2007	J. Walsh	Prepare for and conduct deposition of Joe Cappuccio (3.2); follow up questions regarding discovery (1.4)	4.60	2,254.00
12/14/2007	G. Fanger	Prepare request for admissions and production of documents regarding deposition transcripts (0.7); prepare responses to plaintiff's interrogatories (0.4) and requests for admissions (0.3); conduct research regarding admissibility of tax returns (1.0); conduct research regarding protective orders (1.0); correspondence with Ms. Cohen regarding deposition scheduling (0.1)	3.50	962.50
12/16/2007	G. Fanger	Conduct research regarding protective order and marital privilege (2.0); conduct research regarding motion to shorten time for hearing on protective order (1.5)	3.50	962.50
12/17/2007	J. Walsh	Work on discovery issues (2.3); telephone conference with B. Cohen regarding the same (0.2); telephone conference with D. Cantrell regarding depositions (0.1); draft discovery letters (0.5)	3.10	1,519.00
12/17/2007	G. Fanger	Conduct research regarding marital privilege under state and federal law (2.2); prepare motion to shorten time (2.0); prepare motion for protective order (7.0)	11.20	3,080.00
12/18/2007	J. Walsh	Review and edit motion papers (1.5); telephone conference with B. Cohen regarding the same (0.5); related research (1.3)	3.30	1,617.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
12/18/2007	G. Fanger	Prepare Motion for Protective Order (2.0); Prepare Proposed Protective Order (0.4); Prepare Declaration of Gwen Fanger in Support of Motion for Protective Order (1.0); Prepare Declaration of Christene Cohen in Support of Motion for Protective Order (0.8); Prepare Declaration of Barry Cohen in Support of Motion for Protective Order (0.5); Prepare Motion to Shorten Time (0.5); Prepare Proposed Order Shortening Time (0.2); Prepare Declaration of Gwen Fanger in Support of Motion to Shorten Time (1.0); Update responses to requests for admissions (1.0); Update responses to Interrogatories (1.0); Prepare responses to requests for production of documents (2.0)	10.40	2,860.00
12/19/2007	J. Walsh	Draft letter regarding discovery; prepare for	2.70	1,323.00
		depositions; related research		•
12/19/2007	G. Fanger	Prepare responses to requests for admissions (1.0); prepare responses to interrogatories (4.0); prepare responses to requests for production of documents (4.0); update correspondence to G. Poulos regarding discovery matters (0.3)	9.30	2,557.50
12/20/2007	J. Walsh	Review discovery responses (1.4); conference with G. Fanger regarding the same (0.2); related research (0.7)	2.30	1,127.00
12/20/2007	G. Fanger	Update responses to requests for admissions (0.4); update interrogatory responses (1.5); prepare responses to requests for documents (1.5); conduct legal research regarding accountant and taxpayer privilege under federal and state laws (2.0)	5.40	1,485.00
12/21/2007	J. Walsh	Work on discovery responses (1.8; telephone conference with B. Cohen regarding the same (0.3)	2.10	1,029.00
12/21/2007	G. Fanger	Calls with Mr. Cohen regarding responses to discovery requests (0.5); call with Mr. Kobak regarding addresses of crew members (0.2); prepare correspondence to Mr. Kobak regarding scheduling inspection of vessel (0.2); update interrogatory responses (2.0); update responses to requests for production of documents (0.8); prepare responses to plaintiff's discovery requests for service (0.5)	4.20	1,155.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
12/26/2007	J. Walsh	Review opposition (1.3); edit and file reply (1.0); telephone conference with M. Kelly regarding depositions (0.2); telephone conference with B. Cohen regarding the same (0.6)	3.10	1,519.00
12/26/2007	G. Fanger	Conduct research regarding discovery of tax returns (0.9); conduct research regarding disclosure of tax information by accountants (1.0); prepare summary of research (0.4); analyze opposition for reply to motion for protective order (0.3); analyze background and information for deposition of Dave Kobak (1.3)	3.90	1,072.50
12/27/2007	J. Walsh	Prepare for and attend D. Cantrell deposition (3.5); follow up discussions with B. Cohen (1.5); return travel (3.0)	8.00	3,920.00
12/31/2007	J. Walsh	Telephone conference with B. Cohen regarding discovery schedule (0.3); review documents regarding profits and losses of vessel company (0.2)	0.50	245.00
1/2/2008	J. Walsh	Prepare for discovery hearing (1.5); review new documents (0.3); respond to emails regarding discovery (0.2); telephone conference with B. Cohen regarding various issues (0.8)	2.80	1,456.00
1/3/2008	J. Walsh	Attend hearing; conference with opposing counsel regarding discovery (2.6); various emails regarding discovery (0.2); telephone conference with B. Cohen regarding same (0.2); telephone conference with. M. Kelley regarding same (0.1)	3.10	1,612.00
1/4/2008	J. Walsh	Telephone conference with B. Cohen regarding status (0.4); review Order regarding discovery (0.1); telephone conference with G. Poulos regarding same (0.4)	0.80	416.00
1/7/2008	J. Walsh	Telephone conference with B. Cohen regarding discovery issues (0.5); conference with G. Fanger regarding same (0.3)	0.80	416.00
1/7/2008	G. Fanger	Prepare supplemental disclosures (2.4); respond to document requests from Del Mar (2.4)	4.80	1,680.00
1/8/2008	J. Walsh	Work on discovery issues (1.5); prepare for deposition of B. Cohen (1.6)	3.10	1,612.00
1/8/2008	G. Fanger	Attend deposition of Captain Kobak (2.4) and Michael Cohen (0.7); prepare responses to request for additional documents from Del Mar (1.0); prepare supplemental interrogatory responses (2.0); prepare supplemental document productions responses (1.6)	7.70	2,695.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
1/9/2008	J. Walsh	Prepare for and defend deposition of B. Cohen 6.1); review new materials regarding discovery (0.7)	6.80	3,536.00
1/9/2008	G. Fanger	Meet with Mr. Cohen regarding supplemental responses to Del Mar discovery requests (2.0); prepare supplemental interrogatory responses (2.0); prepare supplemental document production response (2.9); prepare privilege log (0.8); prepare response to letter from Del Mar requesting additional discovery (0.2)	7.90	2,765.00
1/10/2008	J. Walsh	Edit discovery letter (0.3); review new discovery (1.8)	2.10	1,092.00
1/10/2008	G. Fanger	Update supplemental interrogatory response (1.1); update supplemental document production responses (2.0); prepare for deposition of Ms. Cohen (1.0); Travel from San Francisco to Scottsdale, Arizona for deposition of Ms. Cohen (5.0); Meet with Ms. Cohen to prepare for deposition (2.0)	11.10	3,885.00
1/11/2008	J. Walsh	Finish supplemental discovery (0.7); draft letter regarding the same(0.3); review their discovery (2.5)	3.50	1,820.00
1/11/2008	G. Fanger	Prepare for deposition of Ms. Cohen (0.7); Attend deposition of Ms. Cohen (4.0); Return travel from Scottsdale, Arizona to San Francisco (4.5)	9.20	3,220.00
1/14/2008	G. Fanger	Analyze expert report and supplemental disclosures from Del Mar (0.7)	0.70	245.00
1/18/2008	G. Fanger	Review deposition transcripts (2.1); review Del Mar's responses to supplemental requests for admissions (0.1); conduct legal research regarding response to Del Mar's admissions responses (0.5)	2.70	945.00
1/22/2008	G. Fanger	Review letter from Del Mar regarding discovery of tax schedules (0.1); prepare summary of remaining issues regarding tax schedules and Del Mar's supplemental disclosures (0.3)	0.40	140.00
1/23/2008	G. Fanger	Correspondence with Mr. Poulos regarding requests for tax documents (0.2); review Del Mar's request to court for motion to compel production of tax schedules (0.2); prepare outline of response (0.7)	1.10	385.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
/24/2008	G. Fanger	Calls with Mr. Cohen regarding tax schedules (0.4); Call with Mr. Poulos regarding production of tax schedules (0.1); prepare response to court regarding production of tax schedules (2.0); prepare draft declaration for Mr. Cohen in support of response to request for tax schedules (0.7)	3.20	1,120.00
1/25/2008	J. Walsh	Review materials regarding tax returns (0.8); review letters regarding the same (0.3); telephone conference with B. Cohen regarding the same (0.5)	1.60	832.00
1/25/2008	G. Fanger	Review tax schedules for response to Del Mar's discovery request (1.0); confer with J. Walsh regarding production of tax schedules (0.3); prepare response to court regarding production of tax schedules (2.6); prepare response to Del Mar regarding production of tax schedules (0.2); review Del Mar's additional request for tax documents (0.1); confer with Mr. Cantrell regarding additional summaries of tax schedules for 2004-2005 (0.4); review documents from Mr. Cantrell for response to Del Mar's request for additional tax documents (1.0); prepare response to Del Mar regarding production of additional summaries of tax documents (0.3)	5.90	2,065.00
1/28/2008	G. Fanger	Analyze plaintiff's discovery responses (1.0); prepare outline of responses (0.7)	1.70	595.00
1/29/2008	G. Fanger	Analyze plaintiff's discovery responses (0.5); prepare outline of responses (1.3)	1.80	630.00
1/30/2008	G. Fanger	Prepare correspondence to Ms. Cohen regarding discovery documents and deposition transcript (0.2); review deposition transcript (0.5); conduct legal research regarding parol evidence rule (0.7; analyze plaintiff's mediation brief and prepare outline of issues (2.1)		1,225.00
2/1/2008	G. Fanger	Conduct legal research regarding parol evidence rule (1.3)	1.30	455.00
2/4/2008	G. Fanger	Conduct legal research regarding parol evidence rule and outline issues for preparation of trial brief (2.8)	2.80	980.00
2/5/2008	G. Fanger	Conduct legal research regarding advance payments (2.0); conduct legal research regarding parol evidence rule and promissory estoppel (1.0); prepare trial brief (3.7)	6.70	2,345.00
2/6/2008	G. Fanger	Conduct legal research regarding payment obligations under C.C. 1479 (2.1)	2.10	735.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
2/7/2008	G. Fanger	Analyze background and information for preparation of motions in limine (0.3); conduct research regarding wrongful arrest (2.3); conduct research regarding maritime liens and mortgages (2.3); prepare draft trial brief (1.7)	6.60	2,310.00
2/11/2008	G. Fanger	Conduct research regarding interference with economic advantage (1.0); conduct research regarding malicious prosecution (1.0); prepare draft trial brief (5.5)	7.50	2,625.00
2/19/2008	J. Walsh	Conference with G. Fanger regarding deposition record and schedule (0.2); review schedule (0.2); forward same to B. Cohen (0.1)	0.50	260.00
2/19/2008	G. Fanger	Review Ms. Cohen's edits to deposition transcript (0.3); review court orders for upcoming deadlines and prepare summary of upcoming deadlines (0.5)	0.80	280.00
2/21/2008	G. Fanger	Correspondence with Ms. Cohen regarding changes to deposition transcript (0.1)	0.10	35.00
2/29/2008	J. Walsh	Review emails regarding motion for summary judgment (0.3); forward to B. Cohen (0.1).	0.40	208.00
2/29/2008	G. Fanger	Analyze Plaintiff's Motion for Summary Judgment for preparation of response (3.0)	3.00	1,050.00
3/3/2008	J. Walsh	Telephone call from B. Cohen regarding opposition to summary judgment motion (0.6); begin review of same (0.9); conference with G. Fanger regarding response (0.1).	1.60	832.00
3/3/2008	G. Fanger	Conduct research regarding opposition to motion for summary judgment (2.0); correspondence with Greg Poulos regarding stipulation to change of hearing date (0.1); conduct research regarding rules for stipulation to change in hearing date (0.5); prepare stipulation requesting order changing time of hearing date (0.4); prepare declaration of James Walsh in support of request for change in hearing date (0.4); prepare proposed order for change in hearing date (0.3)	3.70	1,295.00
3/4/2008	J. Walsh	Review cases on admiralty rules as to application of state law (1.6)	1.60	832.00
3/4/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (2.0); conduct research regarding interference with economic advantage (2.0); review pleadings for opposition (1.5); review deposition testimony for opposition (2.0)	7.50	2,625.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
3/5/2008	J. Walsh	Draft introductory and legal portions of	4.60	2,392.00
3/5/2008	G. Fanger	opposition brief. (4.6) Prepare opposition to Plaintiff's motion for	5.30	1,855.00
3/6/2008	G. Fanger	summary judgment (5.3) Prepare opposition to Plaintiff's motion for summary judgment (6.3)	6.30	2,205.00
3/7/2008	J. Walsh	Review draft memo (2.8); related research (0.7); conference with G. Fanger regarding approach to the issues (0.1).	3.60	1,872.00
3/7/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (7.4)	7.40	2,590.00
3/9/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (3.0); conduct legal research (0.9)	3.90	1,365.00
3/10/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (5.9); prepare declaration in support of opposition (1.5); conduct legal research (1.5); review pleadings for opposition (0.5); review deposition testimony for opposition (1.0)	10.40	3,640.00
3/11/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (10.7)	10.70	3,745.00
3/12/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (7.3); prepare declaration in support of opposition (2.0); calls with Mr. Cohen regarding opposition (0.3)	9.60	3,360.00
3/13/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (5.0); prepare declaration in support of opposition (0.5); prepare documents for filing (0.6)	6.10	2,135.00
3/17/2008	J. Walsh	Review final summary judgment papers (1.0); telephone call to G. Fanger regarding same (0.2).	1.20	624.00
3/18/2008	G. Fanger	Review Cohen deposition transcripts for preparation of trial exhibits (0.8); conduct research regarding motions in limine (0.5); review discovery for motion in limine (1.0)	2.30	805.00
3/19/2008	J. Walsh	Review new order (0.2); conference with G. Fanger regarding same (0.2).	0.40	208.00
3/19/2008	G. Fanger	Review Roggio transcript for preparation of trial exhibits (0.5); prepare joint ADR progress report (2.1); prepare correspondence to Greg Poulos regarding joint report (0.2)	2.80	980.00

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3/20/2008	G. Fanger	Confer with B. Walsh regarding joint ADR progress report (0.2) and motions in limine (0.2); Update joint ADR progress report (0.2); update correspondence to Greg Poulos regarding joint report (0.2); conduct research regarding parol evidence rule (0.7); conduct research regarding motions in limine (0.6); prepare motion in limine regarding parol evidence (3.3)	5.40	1,890.00
3/21/2008	J. Walsh	Review reply (0.7); forward to B. Cohen (0.1).	0.80	416.00
3/24/2008	G, Fanger	Update Joint ADR Progress Report and file (0.1); correspondence with Greg Poulos regarding Joint Report (0.1); legal research regarding parol evidence rule (3.0); update motion in limine regarding parol evidence (1.7); review depositions for motion in limine (0.5); review plaintiff's reply to summary judgment opposition (0.3)	5.70	1,995.00
3/25/2008	J. Walsh	Email to B. Cohen regarding settlement (0.2).	0.20	104.00
3/25/2008	G. Fanger	Legal research regarding hearsay to exclude Mrs. Cohen statements regarding marital status and correspondence from Mr. Cohen regarding payment of debts (0.4); update motion in limine regarding parol evidence (2.3); review plaintiff's discovery responses for support for motion in limine (0.8)	3.50	1,225.00
3/26/2008	G. Fanger	Legal research regarding basis for exclusion of Mrs. Cohen statements regarding marital status and correspondence from Mr. Cohen regarding payment of debts (1.1); review deposition transcripts for motion in limine (0.5); update motion in limine regarding parol evidence (1.8)	f 3.40	1,190.00
3/30/2008	G. Fanger	Review Roggio transcript for motion in limine (0.9); update motion in limine (3.0)	3.90	1,365.00
3/31/2008	G. Fanger	Legal research regarding statute of limitations for oral agreements (2.5); update motion in limine (0.5); prepare declaration in support of motion in limine (1.8)		1,680.00
4/2/2008	G. Fanger	Prepare pre-trial disclosures (2.0); update motion in limine (0.3)	2.30	805.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/7/2008	G. Fanger	Prepare pre-trial disclosures (0.5); review transcripts for pretrial disclosures and trial exhibits (1.2); prepare joint pretrial order (3.5); prepare for summary judgment hearing (0.4)	5.60	1,960.00
4/8/2008	J. Walsh	Conference with G. Fanger regarding in limine motions; summary judgment argument; and trial preparation (0.4)	0.40	208.00
4/8/2008	G. Fanger	Confer with B. Walsh regarding pretrial disclosures (0.4); prepare pre-trial disclosures (0.8); review transcripts for pretrial disclosures (1.0) and review discovery for trial exhibits (2.5); prepare joint pretrial order (0.4)	5.10	1,785.00
4/9/2008	J. Walsh	Prepare for oral argument; review briefs (3.4); conference with G. Fanger re: hearing (0.3)	3.70	1,924.00
4/9/2008	G. Fanger	Confer with B. Walsh regarding summary judgment hearing (0.3); prepare for summary judgment hearing (3.9); prepare pretrial disclosures (1.4); prepare joint pretrial order (0.7)	6.30	2,205.00
4/10/2008	J. Walsh	Attend oral argument (4.5); review orders regarding settlement (0.1)	4.60	2,392.00
4/10/2008	G. Fanger	Attend and take notes at summary judgment hearing (4.5); review discovery documents for trial exhibits (1.1); prepare pretrial disclosures (1.1)	6.70	2,345.00
4/11/2008	J. Walsh	Review court order (0.2); telephone call to B. Cohen regarding same (0.3); conference with G. Fanger regarding trial preparation (0.4)	0.90	468.00
4/11/2008	G. Fanger	Review summary judgment decision (0.2); confer with B. Walsh regarding settlement conference (0.2) and pretrial disclosures (0.2); correspondence with Mrs. Cohen regarding settlement conference (0.2); conference with B. Walsh and Mr. Cohen regarding settlement conference and summary judgment ruling (0.3); review discovery for trial exhibits (3.5); prepare pretrial disclosures (1.5)	6.10	2,135.00
4/12/2008	G. Fanger	Prepare pre-trial disclosures (0.2); prepare exhibits for pretrial disclosures (0.3)	0.50	175.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/14/2008	G. Fanger	Calls with Judge Larson's clerks regarding scheduling settlement conference (0.2); calls with court reporters regarding transcripts for Joe Roggio Avila Beach deposition (0.2); review Roggio deposition transcripts for designation of excerpts (2.0); update pretrial disclosures (0.5); prepare outline of issues for trial (3.1); prepare proposed joint pretrial order (1.0)	7.00	2,450.00
4/15/2008	J. Walsh	Conference with G. Fanger regarding trial preparation (0.3); draft engagement letter for Company (0.2); email to B. Cohen (0.1)	0.60	312.00
4/15/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.3); prepare outline of issues for trial (1.0); calls with Mr. Cohen regarding trial preparation (0.2); update proposed joint pretrial order (1.0); update pretrial disclosures (0.5); analyze rules regarding issuance of trial subpoenas to Cappuccio (0.2) and Roggio (0.2); correspondence with Mrs. Cohen regarding availability for settlement conference (0.2); prepare settlement conference statement (5.1)	8.70	3,045.00
4/16/2008	J. Walsh	Edit pretrial order (0.5); conference with G. Fanger regarding witnesses, exhibits and trial brief (0.3)	0.80	416.00
4/16/2008	G. Fanger	Prepare joint pretrial order (1.0); confer with B. Walsh regarding trial strategy and pretrial disclosures (0.3); update pretrial disclosures (1.0); calls with Judge Larson's clerks regarding scheduling settlement conference (0.2); prepare settlement statement (6.0); update exhibits to pretrial disclosures (0.5)	9.00	3,150.00
4/17/2008	J. Walsh	Conference with B. Cohen regarding pre-trial preparation (0.8); telephone call from G. Poulos regarding settlement (0.2); review trial order (0.6); review filings (0.2)	1.80	936.00
4/17/2008	G. Fanger	Calls with Mr. Cohen regarding trial strategy and pretrial disclosures (0.3); confer with B. Walsh regarding trial strategy, joint pretrial order, and pretrial disclosures (0.2); update exhibits to pretrial disclosures (1.0); prepare settlement statement (7.0); prepare application for appearance by phone at settlement conference (1.0); call with Greg Polous regarding exchange of pretrial disclosures (0.1); update proposed pretrial order (0.2); update pretrial disclosures (0.1)	9.90	3,465.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
/18/2008	J. Walsh	Edit settlement documents (0.6)	0.60	312.00
1/18/2008	G. Fanger	Prepare settlement statement (4.0); prepare application for appearance by phone at settlement conference (1.5); prepare declaration of Chris Cohen in support of application for appearance by phone (1.0); update pretrial disclosures and prepare for service (0.2); calls with Mr. Cohen regarding trial strategy, pretrial disclosures, and joint pretrial order (0.4) correspondence with Max Kelly and Greg Polous regarding joint pretrial order (0.2)	7.30	2,555.00
1/20/2008	G. Fanger	Prepare settlement statement (1.0); update application for appearance by phone (0.5); update declaration of Chris Cohen in support of application for appearance by phone (0.5)	2.00	700.00
4/21/2008	J. Walsh	Conference with G. Fanger regarding trial preparation (0.2); settlement report edits (0.9); and communications with C. Cohen (0.1)	1.20	624.00
1/21/2008	G. Fanger	Confer with B. Walsh regarding settlement statement and trial matters (0.2); update settlement statement (0.2); correspondence with Mr. Cohen regarding settlement statement (0.1); correspondence with Mrs. Cohen regarding settlement statement and appearance as conference (0.1); correspondence with plaintiff counsel regarding pretrial disclosures (0.1)	0.70	245.00
4/22/2008	J. Walsh	Telephone call from G. Fanger regarding settlement papers and damages (0.3)	0.30	156.00
4/22/2008	G. Fanger	Confer with B. Walsh regarding trial matters (0.3); prepare trial brief (1.4); correspondence with Mr. Cohen regarding settlement statement (0.1); correspondence with Mrs. Cohen regarding settlement statement and appearance at conference (0.1); review plaintiff's pretrial disclosures (0.2); analyze damages claims (4.5); conduct research regarding damages analysis (2.0)	8.60	3,010.00
4/23/2008	J. Walsh	Review damage calculations (0.3); conference with G. Fanger regarding same (0.2)	0.50	260.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/23/2008	G. Fanger	Correspondence with Mrs. Cohen regarding settlement conference (0.1); calls with Mr. Cohen regarding computation of damages (1.2); confer with B. Walsh regarding damages analysis (0.2); update damages analysis (5.0); analyze plaintiff's pretrial disclosures (0.5); update settlement conference statement (2.1)	9.10	3,185.00
4/24/2008	J. Walsh	Review damages estimate (0.5); conference with G. Fanger (0.2)	0,70	364.00
4/24/2008	G. Fanger	Update settlement conference statement regarding attorneys' fees (1.5); correspondence with Mrs. Cohen regarding application for phone appearance at settlement conference (0.2); correspondence with Monterey Court Reporters regarding missing Roggio transcripts (0.2); update trial brief (3.8); update settlement conference statement, application for phone appearance, and declaration in support of application (2.5)	8.20	2,870.00
4/25/2008	J. Walsh	Edit pretrial filings (0.7)	0.70	364.00
4/25/2008	G. Fanger	Update trial brief (4.0); prepare joint exhibit list (1.5) prepare witness list (0.5); prepare findings of fact (3.4); analyze plaintiff's opposition to defendants' motion in limine (0.5)		3,465.00
4/26/2008	G. Fanger	Prepare findings of fact and conclusions of law (3.4); prepare witness list (0.8)	4.20	1,470.00
4/27/2008	G. Fanger	Prepare findings of fact and conclusions of law (5.0); update trial brief (0.9)	5.90	2,065.00
4/28/2008	J. Walsh	Final edits of pre-trial filings (1.2); conference with G. Fanger regarding same (0.3)	1.50	780.00
4/28/2008	G. Fanger	Update findings of fact and conclusions of law (3.0); update trial brief (3.0); update witness list (0.3); calls and correspondence with Max Kelley regarding proposed joint pretrial order and joint exhibit list (0.2); call with D. Tarshes regarding calculation of prejudgment interest (0.1); conduct research regarding calculation of prejudgment interest (3.5); prepare documents for filing (0.2)	10.30	3,605.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/29/2008	G. Fanger	Correspondence with Max Kelley regarding	5.40	1,890.00
		documents filed with court (0.1); analyze		
		plaintiff's trial brief and proposed findings of		
		fact (0.4); correspondence with Monterey		
		Court Reporters regarding missing Roggio		
		transcripts (0.2); legal research regarding		
		objections to trial exhibits(1.5); prepare		·
		defendants' objections to plaintiff's trial exhibits		
		(3.2)		
			1.10	572.00
4/30/2008	J. Walsh	Prepare for settlement conference (1.1) Correspondence with Mrs. Cohen regarding	4.30	1,505.00
4/30/2008	G. Fanger		4.30	1,505.00
		settlement conference (0.3); confer with Mr. Cohen regarding Roggio transcripts (0.3);		
		prepare for settlement conference (0.7);		
		prepare objections to plaintiff's pretrial		
		disclosures and exhibits (3.0)		
		disclosules and exhibits (5.0)		
5/1/2008	J. Walsh	Prepare for and attend settlement conference	3.60	1,872.00
0, 1,2000	o. rraion	(3.0); work on objections to evidence (0.6)		,
5/1/2008	G. Fanger	Prepare for settlement conference (0.6);	8.90	3,115.00
		participate in settlement conference (2.5); call		
		with Mrs. Cohen regarding settlement		
		conference and trial status (0.3); prepare		
		objections to plaintiff's pretrial disclosures		
		(5.3); correspondence with Mrs. Cohen		
		regarding settlement conference (0.2)		***
= (0/0000	1.301-1-1-	Brown for the language (1.2):	1.60	832.00
5/2/2008	J. Walsh	Prepare for pre-trial conference (1.3); conference with G. Poulos regarding trial	1.00	652.00
	-	exhibits (0.2); emails to clients regarding		
		same(0.1)		1
5/2/2008	G. Fanger	Prepare objections to plaintiff's pretrial	8.50	2,975.00
0,2,2000	Joseph Language	disclosures (7.4); prepare trial subpoena to		
		Cappuccio (0.3) and Roggio (0.3); review		
		plaintiff's objections to defendants' pretrial		
		disclosures (0.5)		
5/4/2008	G. Fanger	Prepare for pretrial conference (0.7)	0.70	245.00
5/5/2008	J. Walsh	Attend pretrial conference (2.0); review orders	2.60	1,352.00
		regarding same (0.6)	ļ	
5/5/2008	G. Fanger	Participate in pretrial conference (2.0); calls	9.30	3,255.00
		with Mr. Cohen regarding pretrial conference		
		and trial preparation (0.4); conduct legal		
		research regarding service of trial subpoenas		
		on parties (3.0); prepare witness files for		
	*	Roggio (3.0); confer with B. Walsh regarding		
		trial preparation (0.3); prepare trial subpoenas		
		for Roggio (0.3) and Cappuccio (0.3)		-
E ICIOOCO	1 Malak	Review trial documents (1.2); conference with	1.60	832.00
5/6/2008	J. Walsh	G. Fanger regarding trial preparation (0.3)	1.00	002.00
	1	10. Langer regarding that proparation (0.0)	1	1

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/6/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.3); update trial subpoenas for Roggio (0.3) and Cappuccio (0.3); correspondence with Mrs. Cohen regarding potential appearance at trial and conflicts (0.4); calls with Mr. Cohen regarding trial preparation (0.3); prepare trial exhibits and witness folders for Roggio (1.5), Cappuccio (1.5) and Mr. Cohen (2.0); conduct research regarding rules for out of state subpoenas (2.5)	9.10	3,185.00
5/7/2008	J. Walsh	Work on trial preparation (3.1)	3.10	1,612.00
5/7/2008	G. Fanger	Update Roggio subpoena and send for service (0.5); prepare outline of trial issues and corresponding evidence (6.0); prepare witness folders (1.0)	7.50	2,625.00
5/8/2008	J. Walsh	Work on legal brief (1.5); respond to email regarding C. Cohen (0.1); conference with G. Fanger regarding witnesses and preparation (0.4); related research (1.4)	3.40	1,768.00
5/8/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.4); prepare damages exhibit (0.6); prepare witness folders for Michael (0.3) and Leonard Cohen (0.3); conduct legal research regarding travel expenses as damages (1.0)	2.60	910.00
5/9/2008	J. Walsh	Review emails (0.2); begin trial preparation (1.3)	1.50	780.00
5/9/2008	G. Fanger	Update trial subpoena for Joe Cappuccio and prepare for service (0.5); review exhibits for witness folders for Cohen (1.0), Roggio (1.0), and Cappuccio (1.0); conduct research regarding travel expenses as damages (2.4)	5.90	2,065.00
5/11/2008	G. Fanger	Prepare witness folders for Mr. Cohen (0.5); prepare memo regarding travel expenses (0.7); review transcripts of Christene Cohen, Dave Cantrell, Michael Cohen, and Leonard Cohen for deposition designations (2.0)	3.20	1,120.00
5/12/2008	J. Walsh	Work on trial preparation (3.5); opening statement; witness questions (2.8); review depositions (0.8)	7.10	3,692.00
5/12/2008	G. Fanger	Prepare deposition designations for Christene Cohen and Dave Cantrell (3.0); prepare notice of order of witnesses (0.4); prepare damages exhibit (2.5); call with Captain Kobak regarding testimony preparation (0.1); correspondence with Mrs. Cohen regarding appearance at trial (0.2); prepare exhibits and witness folders for Barry Cohen (1.4); prepare memo regarding travel expenses (2.5)	9.10	3,185.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/13/2008	J. Walsh	Trial preparation, including outline of direct examination questions for Joe Roggio and Joe Cappuccio (8.1)	8.10	4,212.00
5/13/2008	G. Fanger	Confer with Mr. Cohen and B. Walsh regarding trial strategy and preparation (0.5); update notice of witnesses (0.3); prepare memo regarding travel expenses and payments to captain (3.4); prepare outline of testimony for Captain Kobak (1.0); update exhibits (4.0)	9.20	3,220.00
5/14/2008	J. Walsh	Work on trial preparation, including organization of documents for direct and cross examinations (7.5)	7.50	3,900.00
5/14/2008	G. Fanger	Calls with Mr. Cohen regarding exhibits (0.4); review transcripts of Barry Cohen (3.0), Dave Kobak (1.0), and Dave Cantrell (1.0) for preparation of witness folders (5.0); update exhibit list (0.5); prepare witness folders for Barry Cohen (1.6), Dave Kobak (1.0) and Dave Cantrell (1.0)	9.50	3,325.00
5/15/2008	J. Walsh	Prepare for trial, continuing to refine direct and cross examination and document presentation (8.1)	8.10	4,212.00
5/15/2008	G. Fanger	Finalize disclosures (1.0) and deposition designations (2.0); confer with B. Walsh regarding exhibits (0.2); calls with Mr. Cohen regarding trial preparation (0.4); correspondence with Max Kelley regarding transcript stipulations and deposition designations (0.3); prepare witness folders for Roggio (3.3) and Barry Cohen (2.0)	9.20	3,220.00
5/16/2008	J. Walsh	Preparation for trial, review depositions and previous testimony of J. Roggio and J. Cappuccio (8.3)	8.30	4,316.00
5/16/2008	G. Fanger	Calls with Max Kelley regarding deposition designations and exhibits (0.2); confer with B. Walsh regarding trial preparation (0.2); calls with Mr. Cohen regarding trial preparation (0.2); update exhibit list (0.4); prepare responses to Plaintiff's deposition designations (4.0); prepare copy of exhibits for court (2.5); prepare outline of testimony for Captain Kobak (2.2)		3,395.00
5/17/2008	J. Walsh	Preparation for trial, including preparation for direct examination of B. Cohen (7.1)	7.10	3,692.00
5/17/2008	G. Fanger	Prepare for trial, including direct exam of Dave Kobak (2.0) and cross exam of Roggio (3.5)	5.50	1,925.00
5/18/2008	J. Walsh	Trial preparation, continue outline of questions for cross and direct examinations (5.2)	5.20	2,704.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/18/2008	G. Fanger	Prepare for trial, including direct exam of Barry Cohen(4.7)	4.70	1,645.00
5/19/2008	J. Walsh	Trial preparation, including direct and cross examination question preparation (8.6)	8.60	4,472.00
5/19/2008	G. Fanger	Prepare for trial, including cross exam of Roggio (2.8) and Cappuccio (2.0); meet with Captain Kobak to practice testimony (2.0); meet with Mr. Cohen and B. Walsh to prepare for Mr. Cohen's testimony (5.0)	11.80	4,130.00
5/20/2008	J. Walsh	Trial (6.5); and further trial preparation for next days witnesses (2.1)	8.60	4,472.00
5/20/2008	G. Fanger	Attend trial (6.5); respond to Plaintiff's objections to designation of Dave Cantrell deposition testimony (5.0)	11.50	4,025.00
5/21/2008	J. Walsh	Work on trial preparation, including for final cross examinations and presentation of direct case(6.3)	6.30	3,276.00
5/21/2008	G. Fanger	Prepare for trial, including direct exam of Barry Cohen (2.0); prepare for direct exam of Captain Kobak (6.0); meet with Captain Kobak to prepare direct exam (1.5); meet with Mr. Cohen to prepare for trial (4.0)		4,725.00
5/22/2008	J. Walsh	Trial (6.5) and trial preparation (3.0)	9.50	4,940.00
5/22/2008	G. Fanger	Attend trial (6.5); prepare brief regarding statute of frauds (4.0); prepare for last day of trial, including direct of Barry Cohen (1.4)	11.90	4,165.00
5/23/2008	J. Walsh	Trial (4.8) and follow-up with respect to findings of fact (3.4)	8.20	4,264.00
5/23/2008	G. Fanger	Attend trial (4.8); confer with B. Walsh regarding preparation of proposed findings of fact (0.3); review trial transcripts (1.7)	6.80	2,380.00
5/25/2008	G. Fanger	Review trial transcripts (1.7)	1.70	595.00
5/26/2008	J. Walsh	Work on findings of fact and conclusions of law (6.5); review trial transcript (3.6)	10.10	5,252.00
5/26/2008	G. Fanger	Review trial transcripts (1.5); prepare post trial proposed findings of fact and conclusions of law (11.3)	12.80	4,480.00
5/27/2008	J. Walsh	Work on findings of fact and conclusions of law (5.6)	5.60	2,912.00
5/27/2008	G. Fanger	Prepare post trial proposed findings of fact and conclusions of law (9.2)		3,220.00
5/28/2008	G. Fanger	Analyze plaintiff's proposed findings of fact; prepare responses to plaintiff's proposed findings of fact (6.0); calls with Mr. Cohen regarding responses to proposed findings of fact (0.2)	6.20	2,170.00
5/29/2008	G. Fanger	Prepare responses to plaintiff's findings of fact and conclusions of law (12.3)	12.30	4,305.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/30/2008	G. Fanger	Prepare responses to plaintiff's findings of fact and conclusions of law (8.7); calls with Mr. Cohen regarding responses to plaintiff's findings of fact and conclusions of law (0.2)	8.90	3,115.00
6/1/2008	G. Fanger	Prepare responses to Plaintiff's findings of facts (7.1)	7.10	2,485.00
6/2/2008	G. Fanger	Prepare responses to Plaintiff's findings of facts (2.6); confer with B. Walsh regarding responses (0.2); calls with Mr. Cohen regarding responses (0.4)	3.20	1,120.00
6/2/2008	J. Walsh	Review responses to Plaintiff's proposed Findings of Fact and Conclusions of Law (2.4); conference with G. Fanger regarding same (0.2)	2.60	1,352.00
6/3/2008	G. Fanger	Review Plaintiff's responses to Defendants' findings of fact (0.3); calls with Mr. Cohen regarding responses (0.3); legal research regarding modification of agreement by conduct and prepayment of installments (5.1)	5.70	1,995.00
6/3/2008	J. Walsh	Review notice from judge regarding oral argument and three questions (0.1); related research and analysis (2.0).	2.10	1,092.00
6/4/2008	G. Fanger	Prepare responses to questions from judge Alsup (3.8); calls with Mr. Cohen regarding responses to Judge Alsup's questions (0.8)	4.60	1,610.00
6/4/2008	J. Walsh	Review Orders regarding scheduling (0.1); telephone call from B. Cohen regarding same (0.2)	0.30	156.00
6/9/2008	J. Walsh	Review new questions (0.2)	0.20	104.00
6/10/2008	G. Fanger	Prepare trial brief regarding responses to Judge Alsup's questions for oral argument (6.0); review plaintiff's trial brief in response to Judge Alsup's questions (0.2)	6.20	2,170.00
6/10/2008	J. Walsh	Conference with G. Fanger regarding response to questions (0.2)	0.20	104.00
6/11/2008	G. Fanger	Prepare trial brief for filing regarding Judge Alsup's questions for oral argument (3.2); calls with Mr. Cohen regarding responses to questions for oral argument (0.4); confer with B. Walsh regarding responses to questions for oral argument (0.2)		1,330.00
6/11/2008	J. Walsh	Conference with G. Fanger regarding oral argument (0.2); review new brief (0.3)	0.50	260.00
6/13/2008	G. Fanger	Prepare for closing arguments (0.5); review responses to Judge Alsup's questions (0.2); review findings of fact (0.2)	0.90	315.00

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
/16/2008	G. Fanger	Analyze plaintiff's supplemental trial brief (0.2);	9.90	3,465.00
0. 70.200		confer with B. Walsh and Mr. Cohen regarding		
		oral arguments (0.5); review findings of fact		
		and trial briefs in preparation for oral		
		arguments (2.0); attend oral arguments (1.5);		
		conduct legal research regarding entitlement		
		to attorney's fees (6.5); call with Mr. Cohen		
		regarding hearing and attorney's fees brief		
		(0.2)		
	1 10/-1-6	Drawer for and attend final aral argument	5.60	2,912.00
/16/2008	J. Walsh	Prepare for and attend final oral argument		
5/17/2008	G. Fanger	Prepare brief regarding entitlement to	4.70	1,645.00
		attorney's fees (4.4); correspondence with		
		Mrs. Cohen regarding status (0.1); analyze		
		plaintiff's brief regarding attorneys' fees (0.2)		
6/17/2008	J. Walsh	Review and edit attorneys' fee memo (0.4)	0.40	208.00
5/19/2008	G. Fanger	Analyze court decision in case (0.2); prepare	5.80	2,030.00
		summary of decision (1.0); legal research		
		regarding amount of attorney's fees (1.0); call		
		with Mr. Cohen regarding decision in case		*
		(0.2); correspondence to Mrs. Cohen		
		regarding decision in case (0.1); legal		
		research regarding rules for form of judgment (1.5)		
5/19/2008	J. Walsh	Review decision (0.7); telephone call to B.	1.20	624.00
3/ 10/2000	15. ***	Cohen regarding same (0.2); conference with		
·		G. Fanger regarding preparation of attorney's		
		fees motion (0.3).		
6/20/2008	G. Fanger	Prepare form of judgment	0.60	210.00
6/23/2008	G. Fanger	Prepare form of judgment (2.0); prepare	4.70	1,645.00
3,23,250		declaration for attorney's fees (2.6);		
		correspondence to Mrs. Cohen regarding		
		decision in case (0.1)		
6/23/2008	J. Walsh	Draft elements for proposed form of	0.50	260.00
12012000	Jo. Waish	judgment(0.5)		
6/24/2008	G. Fanger	Update form of judgment(0.5);	2.60	910.00
0,24,2000	T Y	correspondence to Greg Polous regarding		
		form of judgment (0.1); prepare declaration for		
		attorney's fees (2.0)		
6/24/2008	J. Walsh	Final edit of proposed judgment (0.3).	0.30	156.00
6/25/2008	G. Fanger	Prepare declaration regarding attorney's fees	0.50	175.00
6/26/2008	G. Fanger	Prepare declaration regarding attorney's fees	3.00	1,050.00
5/20/2000	O. 1 driger			
6/27/2008	G. Fanger	Prepare declaration regarding attorney's fees	4.50	1,575.00
0,21.2000		(3.5); prepare motion regarding attorney's fees		
		(1.0)		
6/29/2008	G. Fanger	Prepare declaration regarding attorney's fees	3.50	1,225.00
0/29/2000		(2.0); conduct legal research regarding motion		
	· ·	attorney's fees (1.5)		
0/00/0000	C Fanaca	Prepare motion for attorney's fees (0.7);	3.70	1,295.00
6/30/2008	G. Fanger		3.70	1,290.00
		update declaration regarding attorney's fees	1	
	ı	(3.0)		I

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/30/2008	J. Walsh	Conference with G. Fanger regarding legal fee	0.20	104.00
		and cost submission (0.2).		
7/2/2008	G. Fanger	Prepare declaration regarding attorney's	6.10	2,135.00
		fees, including time entries by project		
		(2.8); correspondence with Max Kelley		
		regarding changes to proposed Form of		
		Judgment and review same (0.3);	ļ	
		correspondence with Greg Poulos		
		regarding proposed Form of Judgment		
		(0.2); update Form of Judgment for filing		
		(2.3); prepare letter brief to Court		
		regarding prejudgment interest (0.5)		
7/3/2008	G. Fanger		2.30	805.00
		Prepare declaration regarding attorney's		
		fees, including time entries by project		
		(2.1); correspondence to Mr. Cohen		,
		regarding proposed form of judgment		
		(0.1); correspondence to Mrs. Cohen		
		regarding proposed form of judgment (0.1)	ļ	
7/7/2008	G. Fanger	Prepare declaration regarding attorney's	5.60	1,960.00
•		fees, including time entries by project		
7/7/2008	J. Walsh	Work on legal fees application	3.10	1,612.00
7/8/2008	G. Fanger	Prepare declaration regarding attorney's	3.10	1,085.00
		fees, including time entries by project		- [
		(2.1); prepare declaration of M. Fineman		
		in support of application for attorney's fees		
		(1.0)		
7/8/2008	J. Walsh	Work on legal fees application	3.10	1,612.00
7/9/2008	G. Fanger	prepare declaration and supporting	4.20	1,470.00
		exhibits regarding attorney's fees (1.5);		
		prepare motion regarding amount of		1.
	4	attorney's fees (2.7)		
		TOTALS:		
		ł	11	F

TOTALS:	<u>Hours</u> 1205.80	<u>Fees</u> \$461,131.50
Courtesy Discount Applied:		
9/17/07 Invoice 1/9/08 Invoice 4/9/08 Invoice		1,500.00 2,000.00 2,000.00
Less Total Discount:		\$5,500.00
TOTAL FEES:		<u>\$455,631.50</u>